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CHAMBERS OF STEPHEN C. ROBINSON U.S.D.J.

Marie Truglia Legal Assistant

MEMO ENDORS:

February 14, 2008

Honorable Stephen C. Robinson United States District Court for the Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re: Mona Hamza v. Saks Incorporated and Saks Fifth Avenue, Inc. 07 Civ. 5974

Dear Judge Robinson:

Larraine Feiden

On behalf of counsel for all parties to this action, an extension of time to complete depositions is respectfully requested. The Scheduling Order requires depositions to be completed by February 29, 2008. No prior requests for adjournments have been made.

Following some issues regarding discovery which have been resolved by counsel, depositions have been scheduled for March 3 and 7, 2008. Additional dates for depositions, if needed, will be scheduled. Additionally, plaintiff may require the deposition of Jennifer Cooling, an employee of defendant, who is not due back from maternity leave until April 21, 2008. Accordingly, an extension of time to complete depositions until April 30, 2008 is respectfully requested. The parties are hopeful that this requested extension will not affect the April 30, 2008 discovery cut-off date.

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es: Gershom R. Smith, Esq.
Jay Margolis, Esq.

Respectfully submitted,

Larraine Feiden

Depositions to be completed by 4/30/08.

APPLICATION GRANTED

Struken C Robinson

HON. STEPHEN C. ROBINSION

2/19/08